

STUTZ ARTIANO SHINOFF & HOLTZ
A PROFESSIONAL CORPORATION

1 **STUTZ ARTIANO SHINOFF & HOLTZ**

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1 **UNITED STATES DISTRICT COURT**

2 **FOR THE DISTRICT OF NEVADA**

3 CYNTHIA BULLER and RUSSELL BULLER,

4 Case No.: 2:15-cv-00615-JAD-GWF

5 Plaintiffs,

6 v.

7 WALGREEN CO. d/b/a WALGREENS #07842
8 and DOES I through V, inclusive,

9 Defendants.

10 **STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE**

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2 IT IS HEREBY STIPULATED by and between the parties hereto that the above-entitled
3 matter, Cynthia Buller v. Walgreen Co., et al., filed on December 11, 2014 in Clark County District
4 Court as Case No. A-14-709191-C, and removed to the United States District Court for the District
5 of Nevada as Case No. 2:15-cv-00615-JAD-GWF be dismissed with prejudice, each party to bear its
6 own costs and attorney's fees

7 Dated: May 29, 2015

8 THOMAS AND SPRINGERG

9
10 By: 
11 Laurence B. Springberg, Esq.
12 Nevada Bar No. 003162
13 THOMAS & SPRINGERG
14 844 East Sahara Avenue
15 Las Vegas, Nevada 89104-3017
16 Telephone: (702) 731-9222
17 Attorneys for Plaintiff CYNTHIA BULLER

Dated: May 18, 2015

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Attorneys for Defendant WALGREEN CO.

ORDER

IT IS HEREBY ORDERED that the above-entitled matter be dismissed, in its entirety, with prejudice, each party to bear its own costs and attorneys' fees.

DATED this _____ day of _____, 2015.

UNITED STATES DISTRICT COURT JUDGE

Submitted by:

**STUTZ, ARTIANO, SHINOFF & HOLTZ
A Professional Corporation**

James F. Holtz, Esq.
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Attorneys for Defendant WALGREEN CO.

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UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA
CASE NO.: 2:15-CV-00615-JAD-GWF

CERTIFICATE OF ELECTRONIC SERVICE

Pursuant to LR 5-4, I hereby certify that on the June 3, 2015, I served a true and correct copy of the above and foregoing **STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE** via CM/ECF described above on designated recipients through electronic transmission of said documents, a certified receipt is issued to filing party acknowledging receipt by CM/ECF's system. Once CM/ECF has served all designated recipients, proof of electronic service is returned to the filing party.

Laurence B. Springberg, Esq.
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